	Case 2.14 CV 01022 AT 0 GW	T Bocament 47 Thea 03/00/	10 rage 1 or 2
1	TERRI KEYSER-COOPER		
2	Law Office of Terri Keyser-Coope Nevada Bar No. 3984	r	
3	3590 Barrymore Dr. Reno, NV 89509		
4	(775) 337-0323 keysercooper@lawyer.com		
5	Attorney for Kisha Norman		
6			
7	UNI	FED STATES DISTRICT COUI	RT
8		DISTRICT OF NEVADA	
9	KISHA L. NORMAN		. 2:14-CV-1622
10			
11	Plaintiffs, vs.	FOR PI	ATION EXTENDING TIME AINTIFF TO FILE HER
12	COUNTY OF CLARK, a political		ITION TO DEFENDANT'S ON FOR SUMMARY
13	subdivision, and municipality include	ding JUDGN	TENT
	its department of CLARK COLINT	V	
14	its department of CLARK COUNT DEPARTMENT OF JUVENILE JUSTINIANS		equest)
15	DEPARTMENT OF JUVENILE JUSERVICES		equest) ORDER
15 16	DEPARTMENT OF JUVENILE JU		
15 16 17	DEPARTMENT OF JUVENILE JUSERVICES Defendants.	JSTICE (First R	ORDER
15 16 17 18	DEPARTMENT OF JUVENILE JUSERVICES Defendants. Plaintiff Kisha Norman ar	JSTICE (First R / nd Defendant County of Clark,	ORDER by and through their respective
15 16 17 18 19	DEPARTMENT OF JUVENILE JUSERVICES Defendants. Plaintiff Kisha Norman ar undersigned counsel, hereby stipular	JSTICE (First R / nd Defendant County of Clark, ate and jointly move the Court to e	ORDER by and through their respective
15 16 17 18 19 20	DEPARTMENT OF JUVENILE JUSERVICES Defendants. Plaintiff Kisha Norman ar undersigned counsel, hereby stipular oppose Defendant's Motion for Sur	JSTICE (First R	ORDER by and through their respective extend the deadline for Plaintiff to
15 16 17 18 19 20 21	DEPARTMENT OF JUVENILE JUSERVICES Defendants. Plaintiff Kisha Norman ar undersigned counsel, hereby stipular oppose Defendant's Motion for Sur Good cause exists for the	JSTICE (First R / nd Defendant County of Clark, ate and jointly move the Court to e nmary Judgment. extension, including that Plaintiff	ORDER by and through their respective extend the deadline for Plaintiff to needs more time to evaluate the
15 16 17 18 19 20 21 22	DEPARTMENT OF JUVENILE JUSERVICES Defendants. Plaintiff Kisha Norman ar undersigned counsel, hereby stipular oppose Defendant's Motion for Sur	JSTICE (First R / nd Defendant County of Clark, ate and jointly move the Court to e nmary Judgment. extension, including that Plaintiff	ORDER by and through their respective extend the deadline for Plaintiff to needs more time to evaluate the
15 16 17 18 19 20 21 22 23	DEPARTMENT OF JUVENILE JUSERVICES Defendants. Plaintiff Kisha Norman ar undersigned counsel, hereby stipular oppose Defendant's Motion for Sur Good cause exists for the	JSTICE (First R / nd Defendant County of Clark, ate and jointly move the Court to e nmary Judgment. extension, including that Plaintiff 500 pages of exhibits attached t	ORDER by and through their respective extend the deadline for Plaintiff to needs more time to evaluate the o the motion. Further, Plaintiff's
15 16 17 18 19 20 21 22 23 24	DEPARTMENT OF JUVENILE JUSERVICES Defendants. Plaintiff Kisha Norman ar undersigned counsel, hereby stipular oppose Defendant's Motion for Surface Good cause exists for the motion and to read the more than	ISTICE (First R) Ind Defendant County of Clark, ate and jointly move the Court to enmary Judgment. Extension, including that Plaintiff 500 pages of exhibits attached to other cases, including three solid	ORDER by and through their respective extend the deadline for Plaintiff to needs more time to evaluate the o the motion. Further, Plaintiff's days of depositions and numerous
15 16 17 18 19 20 21 22 23 24 25	DEPARTMENT OF JUVENILE JUSERVICES Defendants. Plaintiff Kisha Norman ar undersigned counsel, hereby stipular oppose Defendant's Motion for Surface Good cause exists for the motion and to read the more than counsel has numerous obligations in	ISTICE (First R) Ind Defendant County of Clark, ate and jointly move the Court to enmary Judgment. Extension, including that Plaintiff 500 pages of exhibits attached to other cases, including three solid fficulty to reschedule. The parties here	by and through their respective extend the deadline for Plaintiff to needs more time to evaluate the to the motion. Further, Plaintiff's days of depositions and numerous have propounded numerous sets of
15 16 17 18 19 20 21 22 23 24 25 26	DEPARTMENT OF JUVENILE JUSERVICES Defendants. Plaintiff Kisha Norman ar undersigned counsel, hereby stipular oppose Defendant's Motion for Surface Good cause exists for the motion and to read the more than counsel has numerous obligations in appointments that would require different to the service of th	ISTICE (First R) Ind Defendant County of Clark, ate and jointly move the Court to enter a property of the court to enter a property	by and through their respective extend the deadline for Plaintiff to needs more time to evaluate the o the motion. Further, Plaintiff's days of depositions and numerous have propounded numerous sets of ositions. Defendant's Motion for
15 16 17 18 19 20 21 22 23 24 25	DEPARTMENT OF JUVENILE JUSERVICES Defendants. Plaintiff Kisha Norman ar undersigned counsel, hereby stipular oppose Defendant's Motion for Surface Good cause exists for the motion and to read the more than counsel has numerous obligations in appointments that would require diffiniterrogatories, requests for productions.	ISTICE (First R) Ind Defendant County of Clark, ate and jointly move the Court to enter a property of the court to enter a property	by and through their respective extend the deadline for Plaintiff to needs more time to evaluate the o the motion. Further, Plaintiff's days of depositions and numerous have propounded numerous sets of ositions. Defendant's Motion for

Case 2:14-cv-01622-APG-GWF Document 47 Filed 05/06/16 Page 1 of 2

agreed, and respectfully request the Court approve, to extend the deadline for Plaintiff opposition to Defendant's Motion for Summary Judgment from May 25, 2016 to June 10, 20 This is the first request for extension of time in this matter. IT IS SO STIPULATED. Dated this 6th day of May, 2016. LAW OFFICE OF TERRI OLSON, CANNON, GORML				
This is the first request for extension of time in this matter. IT IS SO STIPULATED. Dated this 6th day of May, 2016. LAW OFFICE OF TERRI	16.			
IT IS SO STIPULATED. Dated this 6th day of May, 2016. LAW OFFICE OF TERRI				
IT IS SO STIPULATED. Dated this 6th day of May, 2016. LAW OFFICE OF TERRI OLSON CANNON GORMI				
Dated this 6th day of May, 2016. LAW OFFICE OF TERRI OLSON CANNON GORMI				
6 OLSON CANNON GORMI				
7 LAW OFFICE OF TERRI OLSON, CANNON, GORML	D.V.			
KEYSER-COOPER ANGULO & STOBERSKI	,EY			
8				
By /s/ Terri Keyser-Cooper By /s/ Peter M. Angulo				
TERRI KEYSER-COOPER PETER M. ANGULO				
11 3590 Barrymore Dr. 9950 W. Cheyenne Av Reno, NV 89512 Las Vegas, NV 89129				
12 Attorney for Plaintiff Attorneys for Defendar	nt			
13				
14 ORDER	ORDER			
IT IS HEREBY ORDERED:				
The deadline for Plaintiff to file her Opposition to Defendant's Motion for Summar	y Judgment			
17 is extended from May 25, 2016 to June 10, 2016.				
DATED this 6th day of May 2016				
20				
UNITED STATES DISTRICT JUDGE				
22 23 23 24 25 27 27 27 27 27 27 27				
24				
25				
26				
27				